Exhibit F

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF WISCONSIN

ALVIN BALDUS, et al.,

PARTIES' EXHIBIT LIST

v.

Case Number: 11-CV-562,

MICHAEL BRENNAN, et al.

11-CV-1101 (Consolidated)

PRESI	IDING .	JUDGES	PLAINTIFFS' ATTORNEY			DEFENDANTS' ATTORNEY		
PRESIDING JUDGES (3-JUDGE PANEL) Circuit Judge Diane P. Wood, Northern District of Illinois Judge Robert M. Dow, Jr., and Eastern District of Wisconsin Judge J.P. Stadtmueller		Attorneys Douglas M. Poland, Dustin B. Brown and Wendy K. Arends of Godfrey & Kahn, S.C., Counsel for Baldus Plaintiffs Attorney Peter G. Earle of the Law Office of Peter Earle, LLC, Counsel for Voces Plaintiffs Attorneys P. Scott Hassett, Daniel S. Lenz, James A. Olson of Lawton & Cates, S.C., Counsel for Intervenor-Plaintiffs		f Godfrey & Plaintiffs aw Office of Joces Plaintiffs iel S. Lenz, attes, S.C.,	Attorney Maria S. Lazar of the Wisconsin Department of Justice, Counsel for Defendants Attorneys Patrick J. Hodan, Daniel Kelly, and Colleen E. Fielkow of Reinhart Boerner Van Deuren, S.C., Counsel for Defendants Attorneys Thomas L. Shriner, Jr., Kellen C. Kasper of Foley & Lardner LLP, Counsel for Intervenor-Defendants			
TRIAI	L DATI	E(S)	COURT RE	PORTER		COURTROOM DEPUTY		
Februar	y 21-24,	2012						
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRI	PTION OF EXHIBITS* AND WITNESSES		
				VO	L. I			
1						2011 Subpoena Issued to Joe Handrick, 1. 1 to the December 20, 2011 Deposition of Indrick		
2					McLeod pursua	ments produced by Joseph Handrick via Eric M. ant to the subpoena, Deposition Ex. 2 to the 2011 Deposition of Joseph W. Handrick		
2A					Population Totals, Deposition Ex. 2A to the December 20, 20 Deposition of Joseph W. Handrick			
3					CD labeled Joe Handrick Draft Maps – Block Assignments, Deposition Ex. 3 to the December 20, 2011 Deposition of Joseph W. Handrick			
4					February 15, 2011 letter to Don M. Millis and Joseph W. Handrick from Eric M. McLeod, Deposition Ex. 4 to the December 20, 2011 Deposition of Joseph W. Handrick			

BALD	OUS, et	al. vs. BREN	NAN, et al.		CASE NO. 11 CV 560: 11 CV 1101 (Consolidated)
	T				11-CV-562; 11-CV-1101 (Consolidated)
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
5					February 17, 2011 letter to Eric M. McLeod from Don M. Millis, Deposition Ex. 5 to the December 20, 2011 Deposition of Joseph W. Handrick
6					February 18, 2011 letter to Eric M. McLeod from Don M. Millis, Deposition Ex. 6 to the December 20, 2011 Deposition of Joseph W. Handrick
7					Bio of Joseph W. Handrick from the website of Reinhart, Deposition Ex. 7 to the December 20, 2011 Deposition of Joseph W. Handrick
8					Joe Handrick's lobbyist license dated November 30, 2011, Deposition Ex. 8 to the December 20, 2011 Deposition of Joseph W. Handrick
9					Excerpts from the book, <i>Born to Run</i> by Ronald Keith Gaddie, Deposition Ex. 9 to the December 20, 2011 Deposition of Joseph W. Handrick
10					Defendants' Amended Initial Rule 26(a) Disclosures dated November 25, 2011, Deposition Ex. 10 to the December 20, 2011 Deposition of Joseph W. Handrick
11					Second Amended Complaint for Declaratory and Injunctive Relief dated November 18, 2011, Docket No. 48, Deposition Ex. 11 to the December 20, 2011 Deposition of Joseph W. Handrick
12					Defendants' Answer and Affirmative Defenses to Second Amended Complaint for Declaratory and Injunctive Relief dated November 25, 2011, Docket No. 57, Deposition Ex. 12 to the December 20, 2011 Deposition of Joseph W. Handrick
12A					Defendants' Amended Answer and Affirmative Defenses to Second Amended Complaint for Declaratory and Injunctive Relief dated November 30, 2011, Docket No. 66
13					Plaintiffs' First Set of Interrogatories and First Request for Production of Documents to Defendants dated November 22, 2011, Deposition Ex. 13 to the December 20, 2011 Deposition of Joseph W. Handrick
14					Chapter 801.17, Commencement of Action and Venue, Deposition Ex. 14 to the December 20, 2011 Deposition of Joseph W. Handrick
15					Chapter 751, Supreme Court, Deposition Ex. 15 to the December 20, 2011 Deposition of Joseph W. Handrick

OUS, et	al. vs. BREN	NAN, et al.		CASE NO. 11-CV-562; 11-CV-1101 (Consolidated)
DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
				Wisconsin Supreme Court Petition for Appointment of Three-Judge Panel Pursuant to Wis. Stat. 751.035 and 801.50(4m) or, in the Alternative, for Leave to Commence an Original Action Seeking Declaratory Judgment and Other Relief dated November 21, 2011, Deposition Ex. 16 to the December 20, 2011 Deposition of Joseph W. Handrick
				Waukesha County Summons and Complaint for Declaratory and Other Relief and Appointment of Three-Judge Panel Pursuant to Wis. Stat. 751.035 and 801.50(4m) dated November 28, 2011, Deposition Ex. 17 to the December 20, 2011 Deposition of Joseph W. Handrick
				December 2, 2011 letter to Kathleen Madden, Waukesha County Clerk of Court from Joseph Louis Olson enclosing Amended Summons and Amended Complaint for Declaratory and Other Relief dated December 2, 2011, Deposition Ex. 18 to the December 20, 2011 Deposition of Joseph W. Handrick
				Transcript of Joint Public Hearing on Wisconsin Redistricting Plan on July 13, 2011, Deposition Ex. 19 to the December 20, 2011 Deposition of Joseph W. Handrick
				Oversized Map entitled State of Wisconsin Act 43 Assembly Districts, Deposition Ex. 20 to the December 20, 2011 Deposition of Joseph W. Handrick
				Oversized Map entitled 2011 Act 44, Deposition Ex. 21 to the December 20, 2011 Deposition of Joseph W. Handrick
				Oversized Map entitled 2011 Act 43, Deposition Ex. 22 to the December 20, 2011 Deposition of Joseph W. Handrick
				December 13, 2011 Subpoena issued to Adam Foltz, Deposition Ex. 23 to the December 21, 2011 Deposition of Adam R. Foltz
				Documents Produced in Response to Subpoena Issued by Plaintiffs to Adam Foltz dated December 21, 2011, Deposition Ex. 24 to the December 21, 2011 Deposition of Adam R. Foltz
			vo	L. II
				Documents Produced by Adam R. Foltz at Deposition, Deposition Ex. 25 to the December 21, 2011 Deposition of Adam R. Foltz
				DVD identified as Adam Foltz Documents Responsive to December 13, 2011 Subpoena, Deposition Ex. 26 to the December 21, 2011 Deposition of Adam R. Foltz
	DEF.	DEF. DATE		DEF. NO. OFFERED MARKED ADMITTED OFFERED MARKED ADMITTED

BALI	OUS, et	al. vs. BREN	NAN, et al.		CASE NO. 11-CV-562; 11-CV-1101 (Consolidated)
PLF.	DEF.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
27	1,0,	OT DAMP			DVD identified as Adam Foltz Statewide Data Base, Deposition Ex. 27 to the December 21, 2011 Deposition of Adam R. Foltz
28					Order dated December 8, 2011 (by U.S. District Judge J. P. Stadtmueller), Docket No. 74, Deposition Ex. 28 to the December 21, 2011 Deposition of Adam R. Foltz
29					Order dated December 20, 2011 (by U.S. District Judge J.P. Stadtmueller), Docket No. 82, Deposition Ex. 29 to the December 21, 2011 Deposition of Adam R. Foltz
30					December 13, 2011 Expert Report of Ronald Keith Gaddie, Ph.D., Deposition Ex. 30 to the December 21, 2011 Deposition of Adam R. Foltz
31					December 14, 2011 Expert Report of John Diez of Magellan Strategies BR, Deposition Ex. 31 to the December 21, 2011 Deposition of Adam R. Foltz
32					December 14, 2011 Expert Report of Peter A. Morrison, Ph.D., Deposition Ex. 32 to the December 21, 2011 Deposition of Adam R. Foltz
33					Documents Produced in Response to Subpoena Issued by Plaintiffs to Tad Ottman dated December 22, 2011, Deposition Ex. 33 to the December 22, 2011 Deposition of Tad M. Ottman
33A					Documents Produced by Tad M. Ottman at Deposition, Deposition Ex. 33A to the December 22, 2011 Deposition of Tad M. Ottman
34					DVD identified as Tad Ottman Documents Responsive to December 13, 2011 Subpoena, Deposition Ex. 34 to the December 22, 2011 Deposition of Tad M. Ottman
35					December 13, 2011 Subpoena Issued to Tad Ottman, Deposition Ex. 35 to the December 22, 2011 Deposition of Tad M. Ottman
36					July 8, 9 and 11, 2011 Emails re: Alternative Confitureation of Ads 8 and 9 (containing information that was inadvertently redacted), Deposition Ex. 36 to the December 22, 2011 Deposition of Tad M. Ottman
37					January 4, 2012 Subpoena issued to Jesus "Zeus" Rodriguez, Deposition Ex. 37 to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez
38					July 21-22, 2011 Emails re: "Rep. Zamarripa floor speech on redistricting" and maps, Deposition Ex. 38 to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
38A		-			July 8-9, 2011 Emails re: "Alternative Confitureation of ADs 8 and 9" and maps, Deposition Ex. 38A to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez
39					Copy of telephone records, Deposition Ex. 39 to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez
40					Copy of telephone records, Deposition Ex. 40 to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez
41					July 9, 2011 Emails between Adam Foltz and Tad Ottman re: "Heat Maps" and Milwaukee county Hispanic heat map," Deposition Ex. 41 to the January 11, 2012 Deposition of Jesus "Zeus" Rodriguez
42					January 6, 2012 Subpoena issued to Andrew D. Speth, Deposition Ex. 42 to the January 17, 2012 Deposition of Andrew D. Speth
43					Documents Produced by Andrew Speth at Deposition, Deposition Ex. 43 to the January 17, 2012 Deposition of Andrew D. Speth
44					Blown-up Act 44 redistricting map, Deposition Ex. 44 to the January 17, 2012 Deposition of Andrew D. Speth
45					December 14, 2011 Expert Report of Erik V. Nordheim, Deposition Ex. 45 to the January 17, 2012 Deposition of Andrew D. Speth
				VOI	L. III
46					January 11, 2012 Newspaper Article entitled "Errors in redistricting process could affect thousands of voters," January 11, 2012 Newspaper Article entitled "Glitch puts some Wisconsin voters in Africa," and January 13, 2012 Newspaper Article entitled, "Redistricting problem means thousands are listed in wrong district," Deposition Ex. 46 to the January 17, 2012 Deposition of Andrew D. Speth
47					Affidavit of David R. Obey, Deposition Ex. 47 to the January 17, 2012 Deposition of Andrew D. Speth
48					January 11, 2012 Subpoena issued to Peter A. Morrison, Ph.D., Deposition Ex. 48 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
49					Documents Produced by Dr. Morrison at Deposition, Deposition Ex. 49 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.

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PLF.	DEF.	DATE	MARKED	ADMITTED	11-CV-562; 11-CV-1101 (Consolidated) DESCRIPTION OF EXHIBITS AND WITNESSES
NO.	NO.	OFFERED	MAKKED	ADMITTED	DESCRIPTION OF EATHDITS AND WITNESSES
49A					ACS 2006 2010 Analysis.xls, Deposition Ex. 49A to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
50					Thumb drive produced by Dr. Morrison at Deposition, Deposition Ex. 50 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
51					December 22, 2011 letter from Attorney Poland to Defendants' Counsel re: Dr. Morrison's Expert Report, Deposition Ex. 51 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
52					December 28, 2011 letter from Attorney Kelly to Plaintiffs' Counsel responding to their December 22, 2011 letter re: Dr. Morrison's Expert Report, Deposition Ex. 52 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
53					January 13, 2012 Rebuttal Expert Report by Dr. Morrison, Deposition Ex. 53 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
54					Building a Spanish Surname List for the 1990's—A New Approach to an Old Problem by the Population Division of the U.S. Bureau of the Census dated March 1996, Deposition Ex. 54 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
55					December 13, 2011 Rule 26 Expert Report of Dr. Kenneth R. Mayer, Deposition Ex. 55 to the January 18, 2012 Deposition of Peter A. Morrison, Ph.D.
56					January 1, 2012 Subpoena issued to Ronald Keith Gaddie, Ph.D., Deposition Ex. 56 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
57					Flash drive produced by Dr. Gaddie at Deposition, Deposition Ex. 57 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
58					January 13, 2011 Rebuttal Expert Report of Ronald Keith Gaddie, Ph. D., Deposition Ex. 58 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
59					Defendants' Answer and Affirmative Defenses to <i>Voces de la Frontera</i> Plaintiffs' Original Complaint for Declaratory and Injunctive Relief Under the Voting Rights Act of 1965 dated December 2, 2011, Docket No. 69, Deposition Ex. 59 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
60					January 13, 2012 Rule 26 Expert Rebuttal Report of
					Dr. Kenneth R. Mayer, Deposition Ex. 60 to the January 20,
					2012 Deposition of Ronald Keith Gaddie, Ph.D.
61					Confidential – Sealed Documents printed from original flash
					drive produced at the deposition by Dr. Gaddie, Deposition Ex.
					61 to the January 20, 2012 Deposition of Ronald Keith Gaddie,
					Ph.D.
62					April 5, 2011, April 8, 2011, April 10, 2011 and May 8, 2011
					Email chain between Dr. Gaddie and Jim Troupis, Subject:
					Gaddie this week and next, Deposition Ex. 62 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
					2012 Deposition of Rohald Reith Gaddie, Fil.D.
63					Dr. Gaddie's Notes, Deposition Ex. 63 to the January 20, 2012
					Deposition of Ronald Keith Gaddie, Ph.D.
64					January 24, 2011 Email chain between Joe Handrick and Jim
					Troupis, Subject: Memo, Deposition Ex. 64 to the January 20,
					2012 Deposition of Ronald Keith Gaddie, Ph.D.
65					February 7, 2011 and February 14, 2011 Email chain between
					Dr. Gaddie and Jim Troupis, Subject: Current Address,
					Deposition Ex. 65 to the January 20, 2012 Deposition of Ronald
					Keith Gaddie, Ph.D.
66					April 11, 2011 Letter/Consulting Services Agreement to
					Professor Gaddie from Eric McLeod bearing bates range
					MBF000033-35, Deposition Ex. 66 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
					•
67					April 19, 2011 and April 20, 2011 Email chain between Dr.
					Gaddie and Joe Handrick, Subject: Milwaukee county elections
					bearing bates range Foltz001059-1060, Deposition Ex. 67 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
					,
68					May 8, 2011 Email to Eric McLeod from Dr. Gaddie with
					attached May 8, 2011 invoice bearing bates range MBF000030-32, Deposition Ex. 68 to the January 20, 2012 Deposition of
					Ronald Keith Gaddie, Ph.D.
69					May 9, 2011 Email to Eric McLeod from Dr. Gaddie, Subject:
					Senate Disfranchisement bearing bates range MBF000029, Deposition Ex. 69 to the January 20, 2012 Deposition of Ronald
					Keith Gaddie, Ph.D.
70					May 31, 2011 Email to Eric McLeod from Dr. Gaddie with
					20, 2012 Deposition of Ronald Reith Gaddle, Fil.D.
					attached June 3, 2011 invoice, Deposition Ex. 70 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.

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71					June 6, 2011 Email from Adam Foltz to Dr. Gaddie, Jim Troupis, Eric McLeod, Tad Ottman and Joe Handrick, Re: The Hispanic Community Speaks in Milwaukee, and June 7, 2011 Email from Jim Troupis to Adam Foltz, Eric McLeod, Tad Ottman and Joseph Handrick – Attorney Client Privileged Communication, Deposition Ex. 71 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
72					Chart labeled, "Milwaukee_Gaddie_4_16_11_V1_B", Deposition Ex. 72 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
73					July 17, 2011 Email chain between Dr. Gaddie, Tad Ottman, Adam Foltz, Jim Troupis, Eric McLeod, Raymond Taffora, Subject: Wisconsin Hispanic Districts, Deposition Ex. 73 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
74					July 17, 2011 Email chain between Dr. Gaddie and Jim Troupis, Subject: MUST TALK TODAY IF POSSIBLE, Deposition Ex. 74 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
				VOI	L. IV
75					July 17, 2011 Email chain between Dr. Gaddie and Jim Troupis, Subject: Revised timing, and July 17, 2011 Email to Dr. Gaddie from Tad Ottman, Subject: Wisconsin Hispanic Districts, Deposition Ex. 75 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
76					July 17, 2011 Email from Dr. Gaddie to Jim Troupis, Subject: Revised timing with attached Assembly_Labels_v1(2).pdf; July 17, 2011 Email chain between Dr. Gaddie and Jim Troupis, Subject: Revised timing; and July 17, 2011 Email to Dr. Gaddie from Tad Ottman, Subject: Wisconsin Hispanic Districts, Deposition Ex. 76 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
77					July 17, 2011 Email chain between Dr. Gaddie and Jim Troupis, Subject: Revised Timing, Deposition Ex. 77 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
78					July 29, 2011 Email from Dr. Gaddie to Eric McLeod with attached August 1, 2011 invoice, Deposition Ex. 78 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
79					November 10, 2011 Memo, Subject: Census Blocks Conflicting with Municipal Boundaries, Deposition Ex. 79 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.

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PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
80					January 13, 2012 Memo, Subject: Redistricting Anomolies - Municipal and Ward Boundaries, Deposition Ex. 80 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
81					Facebook exchanges between Dr. Gaddie and Joe Handrick, Deposition Ex. 81 to the January 20, 2012 Deposition of Ronald Keith Gaddie, Ph.D.
82					Subpoena Issued to John Diez of Magellan Strategies BR, Deposition Ex. 82 to the January 23, 2012 Deposition of John C. Diez, Jr.
83					December 29, 2011 Correct Compactness Report by John Diez, Deposition Ex. 83 to the January 23, 2012 Deposition of John C. Diez, Jr.
84					January 11, 2012 Deferred Voting Study by John Diez of Magellan Strategies BR, Deposition Ex. 84 to the January 23, 2012 Deposition of John C. Diez, Jr.
85					January 13, 2012 Rebuttal Expert Report of Ronald Keith Gaddie, Ph.D., Deposition Ex. 85 to the January 23, 2012 Deposition of John C. Diez, Jr.
86					Notice of Deposition issued to David J. Meyer of the Government Accountability Board, Deposition Ex. 86 to the January 25, 2012 Deposition of David J. Meyer
87					Municipal Boundary Discrepancy Map for Rock County, Wisconsin, Deposition Ex. 87 to the January 25, 2012 Deposition of David J. Meyer
88					Letter dated 1/10/2012, Deposition Ex. 88 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
89					Letter dated 1/11/2012, Deposition Ex. 89 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
90					Summary core constituency report, Deposition Ex. 90 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
91					Series of e-mails, Deposition Ex. 91 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
92					Series of e-mails, Deposition Ex. 92 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
93					Series of e-mails, Deposition Ex. 93 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II

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94					Series of e-mails, Deposition Ex. 94 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
95					Two e-mails, Deposition Ex. 95 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
96					Series of e-mails, Deposition Ex. 96 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
97					Assembly District 8 map, Deposition Ex. 97 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
98					Printout of menu of a disk, Deposition Ex. 98 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
99					E-mail from Jim Troupis, Deposition Ex. 99 to the February 1, 2012 Deposition of Joseph W. Handrick, Vol. II
100					Memorandum to Representative Garey Bies, Deposition Ex. 100 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
100A					Memorandums prepared by Adam Foltz, produced responsive to subpoenas, FOLTZ000689-932
101					Breakdown of regions, Deposition Ex. 101 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
102					June 14, 2011 E-mail from Andy Speth, Deposition Ex. 102 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
103					June 15, 2011 E-mail from Andy Speth, Deposition Ex. 103 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
104					June 21, 2011 E-mail from Andy Speth, Deposition Ex. 104 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
105					Foltz 001043 - 001044, Deposition Ex. 105 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
106					E-mail from Andrew Welhouse, Deposition Ex. 106 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
107					Foltz 001046 - 001047, Deposition Ex. 107 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
108					Heat map, Deposition Ex. 108 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
109					Heat map, Deposition Ex. 109 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II

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110					Packet of e-mails, Deposition Ex. 110 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
111					Comparison of Assembly districts, Deposition Ex. 111 to the February 1, 2012 Deposition of Adam R. Foltz
112					Census data, Deposition Ex. 112 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
113					General talking points, Deposition Ex. 113 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
114					Metadata document, Deposition Ex. 114 to the February 1, 2012 Deposition of Adam R. Foltz, Vol. II
115					Packet of e-mails and heat maps, Deposition Ex. 115 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
116					Packet of e-mails, Deposition Ex. 116 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
117					Ottman 000095 - 000096, Deposition Ex. 117 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
118					Ottman 000117 - 000120, Deposition Ex. 118 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
119					E-mail from Leah Vukmir, Deposition Ex. 119 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
120					Ottman 000144, Deposition Ex. 120 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
121					Talking points, Deposition Ex. 121 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
122					Ottman 000145 - 000161, Deposition Ex. 122 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
123					Privileged Attorney-Client Communication, Deposition Ex. 123 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
124					Privileged Attorney-Client Communication, Deposition Ex. 124 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
125					Troupis 000064 - 000070, Deposition Ex. 125 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
126					E-mail from Jim Troupis, Deposition Ex. 126 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II

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127					Salon.com article, Deposition Ex. 127 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
128					Outline for Tad Ottman testimony, Deposition Ex. 128 to the February 2, 2012 Deposition of Tad M. Ottman, Vol. II
129					Subpoena issued to Bernard Grofman, Deposition Ex. 129 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
130					December 27, 2011 E-mail re: Raw population data, Deposition Ex. 130 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
131					Invoice, Deposition Ex. 131 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
132					Excerpts from Dr. Mayer's Expert Report, Deposition Ex. 132 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
133					Excerpts from Expert Reports, Deposition Ex. 133 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
134					Spreadsheet prepared by Dr. Mayer, Deposition Ex. 134 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
135					Act 43 data sent by Mr. Hodan, Deposition Ex. 135 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
136					Legislative plan with respect to 2010 census, Deposition Ex. 136 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
137					January 24, 2011 E-mails between Joseph Handrick and Jim Troupis re: Memo, Deposition Ex. 137 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
138					February 7, 2011 and February 14, 2011 E-mails between Dr. Gaddie, Jim Troupis, and Eric McLeod re: Current Address, Deposition Ex. 138 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
139					June 13, June 15, June 27 and July 7, 2011 E-mails between Bernard Grofman, Sarah Troupis, and Jim Troupis re: Wisconsin—Ground Zero materials, Deposition Ex. 139 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
				VO	L. V
140					January 11, 2011 Declaration of Bernard Grofman, Deposition Ex. 140 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
141					Document showing calculations, Deposition Ex. 141 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
142					Article by Nathan Persily, Deposition Ex. 142 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
143					Voces de la Frontera, Inc. Plaintiffs' Original Complaint for Declaratory and Injunctive Relief Under the Voting Rights Act of 1965 dated October 31, 2011, Deposition Ex. 143 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
144					Color map showing ward populations and voter turnout, Deposition Ex. 144 to the February 3, 2012 Deposition of Bernard N. Grofman, Ph.D.
145					February 3, 2012 Subpoena issued to Tony Van Der Wielen of the Legislative Technology Services Bureau, Deposition Ex. 145 to the February 7, 2012 Deposition of Tony Van Der Wielen
146					Documents produced in response to subpoena issued by Plaintiffs to Tony J. Van Der Wielen dated February 3, 2012, Deposition Ex. 146 to the February 7, 2012 Deposition of Tony Van Der Wielen
147					Flash drive produced by witness, Deposition Ex. 147 to the February 7, 2012 Deposition of Tony Van Der Wielen
148					Analysis of WISE-LR and Adjusted GAB datasets, Legislative Technology Services Bureau – Geographic Information Systems (GIS) Team, Deposition Ex. 148 to the February 7, 2012 Deposition of Tony Van Der Wielen
149					Map of Harmony and Assembly 44 Congressional 1 Map, Deposition Ex. 149 to the February 7, 2012 Deposition of Tony Van Der Wielen
150					January 3, 2012 Memorandum from Steve Miller, LRB and Jeff Ylvisaker, LTSB to Legislative Leaders, Deposition Ex. 150 to the February 7, 2012 Deposition of Tony Van Der Wielen
151					Government Accountability Board (GAB) Redistricting Meeting, Questions for GAB Staff, Deposition Ex. 151 to the February 7, 2012 Deposition of Tony Van Der Wielen

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
152					January 23, 2012 Letter to Joint Committee on Legislative Organization Co-Chairs, President Ellis and Speaker Fitzgerald, from Jeff Ylvisaker, Director Legislative Technology Services Bureau, cc: Senate and Assembly Caucus Leaders, Senate and Assembly Chief Clerks re: Government Accountability Board Memorandum of January 13, 2012, Deposition Ex. 152 to the February 7, 2012 Deposition of Tony Van Der Wielen
153					Wisconsin Legislature Redistricting Staff Working Group, Meeting of January 14, 2011, Deposition Ex. 153 to the February 7, 2012 Deposition of Tony Van Der Wielen
154					Defendants' Supplement to the Amended Initial Rule 26(a) Disclosures dated December 19, 2011, Deposition Ex. 154 to the February 7, 2012 Deposition of Tony Van Der Wielen
155					December 6, 2011 Letter from Tony J. Van Der Wielen to Ronald Keith Gaddie enclosing requested materials related to the 2010 census data, Deposition Ex. 155 to the February 7, 2012 Deposition of Tony Van Der Wielen
156					December 6, 2011 Letter from Tony J. Van Der Wielen to John Diez enclosing requested materials related to the 2010 census data, Deposition Ex. 156 to the February 7, 2012 Deposition of Tony Van Der Wielen
157					Notice of Deposition issued to Kevin Kennedy, in his capacity as Director and General Counsel for the Wisconsin Government Accountability Board, Deposition Ex. 157 to the February 8, 2012 Deposition of Kevin Kennedy
158					Defendants' Answer to Plaintiffs' First Set of Interrogatories and First Request for Production of Documents dated December 12, 2011, Deposition Ex. 158 to the February 8, 2012 Deposition of Kevin Kennedy
159					LTSB County Shape File Analysis, Deposition Ex. 159 to the February 8, 2012 Deposition of Kevin Kennedy
160					SVRS 8.0 – Redistricting Key Changes, Deposition Ex. 160 to the February 8, 2012 Deposition of Kevin Kennedy
161					Defendants' Responses to Plaintiffs' Second Set of Interrogatories and Second Request for Production of Documents dated February 2, 2012, Deposition Ex. 161 to the February 8, 2012 Deposition of Kevin Kennedy

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
162	1101	GTERES			Defendants' Supplemental Answers to Plaintiffs' First Set of Interrogatories and First Request for Production of Documents dated February 3, 2012, Deposition Ex. 162 to the February 8, 2012 Deposition of Kevin Kennedy
163					Congressional Exception Report, Deposition Ex. 163 to the February 8, 2012 Deposition of Kevin Kennedy
164					Senate Exception Report, Deposition Ex. 164 to the February 8, 2012 Deposition of Kevin Kennedy
165					Assembly Exception Report, Deposition Ex. 165 to the February 8, 2012 Deposition of Kevin Kennedy
166					Exhibit E to Plaintiffs' Second Amended Complaint dated November 18, 2011, Wisconsin Government Accountability Board, for members of the legislature and the public, "Legislative Redistricting: Act 43 Effective Dates for Election and Representation Purposes," Docket No. 48-5, Deposition Ex. 166 to the February 8, 2012 Deposition of Kevin Kennedy
167					Waukesha County Case No. 11-CV-3995, Clinard, et al. v. Brennan, et al., Defendants' Answer to Amended Complaint for Declaratory and Other Relief dated January 20, 2012, Deposition Ex. 167 to the February 8, 2012 Deposition of Kevin Kennedy
168					Declaration of Kevin Kennedy in Support of the Defendants' Motion for Protective Order dated January 16, 2012, Docket No. 109, Deposition Ex. 168 to the February 8, 2012 Deposition of Kevin Kennedy
169					1959 Marshfield Map, Produced by Dr. Mayer in Response to Subpoena
170					Emails between Dr. Mayer, Attorney Poland and Steve Barg re: Marshfield redistricting plan, Produced by Dr. Mayer in Response to Subpoena
171					Terry Moulton Recall Petition, signed by plaintiff Alvin Baldus on November 27, 2011, p. 32
172					CD of Kenneth Mayer expert materials produced December 14, 2011
173					2011 Wisconsin Act 39 (statutory text)
174					2011 Wisconsin Act 43 (statutory text), Ex. B to Plaintiffs' Second Amended Complaint filed on November 18, 2011, Docket No. 48-2

BALDUS, et al. vs. BRENNAN, et al.					CASE NO. 11-CV-562; 11-CV-1101 (Consolidated)
PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
175					2011 Wisconsin Act 44 (statutory text), Ex. B to Plaintiffs' Second Amended Complaint filed on November 18, 2011, Docket No. 48-2
176					Maps of Assembly Districts 8 and 9 produced by Joel Gratz showing the new districts 8 and 9 outlined in yellow
177					Map showing Marshfield split
178					Map showing Kenosha/Racine split
179					Congressional Comparison 2001 v. 2011 Districts
180					Map of Several Counties in Central Wisconsin, Ex. 4 to the Intervenor-Plaintiffs' Brief in Opposition to Intervenor-Defendants' Motion for Judgment on the Pleadings, Docket No. 99-4 filed on January 3, 2012
181					Highway Map
182					Latino voting age population chart based on data from Plaintiffs' Expert Dr. Kenneth R. Mayer
183					Redistricting population movement by district.xls, materials relied upon by Dr. Mayer, produced on December 14, 2011
184					Map of Assembly Districts 8 and 9 with Turnout rate
185					Map of Assembly District 8 and Latino VAP Density by 2002 Wards
186					Memorandum Regarding Legislative Redistricting: Effective Date and Use of State Funds from Kevin J. Kennedy, Dir. and Gen. Counsel, Gov't Accountability Bd., to Robert Marchant, Senate Chief Clerk, and Patrick Fuller, Assembly Chief Clerk dated October 19, 2011
187					CD of Kenneth Mayer corrected expert materials produced January 9, 2012
188					January 12, 2011 Correspondence from Attorney Eric M. McLeod, Michael Best & Friedrich LLP to Majority Leader Scott L. Fitzgerald of the Wisconsin State Senate re: Reapportionment Counsel for the Wisconsin State Senate by its Majority Leader, Scott L. Fitzgerald
189					July 27, 2010 Correspondence from Attorney Eric M. McLeod, Michael Best & Friedrich LLP to Tad Ottman, Office of State Senator Scott Fitzgerald re: Confidentiality and Nondisclosure Related to Reapportionment

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PLF.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS AND WITNESSES
190					July 27, 2010 Correspondence from Attorney Eric M. McLeod, Michael Best & Friedrich LLP to Adam Foltz, Office of State Representative Jeff Fitzgerald re: Confidentiality and Nondisclosure Related to Reapportionment
191					1980 Census of Population and Housing Spanish Surname List Technical Documentation
192					Latino VAP Density by 2002 Wards with Dr. Mayer Illustrative District 8
193					Latino VAP Density by 2002 Wards with Dr. Mayer Illustrative District 8 & Act 43 AD 8
194					Latino VAP Density by 2002 Wards with Dr. Mayer Illustrative District 8 & 2002 AD 8
195					
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Deponent	Exhibit
Jesus ("Zeus) Rodriguez	1001. Plaintiffs' original complaint
1/16/12	1002. Testimony of Jesus "Zeus" Rodriguez
Randy F. Cray	1003. Notice of deposition and subpoena
1/25/12	1004. Packet of e-mails
	1005. Expert disclosures
	1006. Map and expert disclosures
	1007. County-to-County Worker Flow
	1008 Students by geographic location
Erik V. Nordheim, Ph.D.	1009. Notice of Videotaped Deposition and Subpoena
1/26/12	1010. CD - Nordheim Production Materials
	1011. Printout of Exhibit 1010 (CD materials)
	1012. Report of Erik V. Nordheim
	1013. Materials from Professor Nordheim's file - handwritten
	notes, Compactness Analysis Reports and Summary Core
	Constituency Report
	1014. State of Wisconsin Congressional Districts map for 2002
	redistricting
	1015. State of Wisconsin Act 44 Congressional Districts map
Kenneth R. Mayer, Ph.D.	1016. Handwritten notes
1/27/12	1017. December 14, 2011 expert report
	1018. January 13, 2012 rebuttal report
	1019. January 9, 2012 letter with attachments
	1020. Spreadsheet comparing data
	1021. Affidavit (Baumgart v. Wendelberger)
	1022. Second Amended Complaint for Declaratory and
	Injunctive Relief
	1023. Notice
	1024. DVD containing documents responsive to subpoena
T 1A G	1025. Spreadsheet
Joel A. Gratz	1026. Deposition notice and subpoena
1/30/12	1027. Response to subpoena in CD form
	1028. PowerPoint Redistricting Overview
	1029. Memo to Representative Peter Barca
	1030. Discussion points
	1031. Memo to Scott Adrian
A4' 1 1 T 3371'.	1032. Packet of e-mails
Michael J. White	1033. Deposition notice and subpoena
1/30/12	1034. Packet of documents
	1035. Flash drive

Deponent	Exhibit
Peter A. Barca	1036. Subpoena and Exhibit A
1/31/12	1037. Rule 26 Disclosures
	1038. Memo to Scott Adrian From Joel Gratz
	1039. Substitute Amendment to Senate Bill
	1040. Wisconsin Democracy Campaign Alternative Wisconsin
	Senate Redistricting Map
	1041. Wisconsin Democracy Campaign With the Assembly
	Version of the Map
	1042. Map Entitled WDC Assembly
	1043. Map Entitled WDC Senate
	1044. Large Chart For the Assembly
	1045. Large Chart For the Senate
	1046. Large Chart
	1047. Papers Mr. Barca Was Taking Notes and Documents
	Brought With Him to Deposition.
	1048. Cocktail Napkin With Notes Made By Mr. Barca
Peter A. Barca	1049. E-mail dated 12/13/10 from Steve Miller
2/7/12	1050. E-mail dated 1/12/11 from Steve Miller attaching
	RSWG meeting notice and agenda
	1051. E-mails dated 3/15/11 between Matt Egerer, Rich Judge, and Cathy Friedl
	1051. E-mails dated 3/15/11 between Matt Egerer, Rich Judge, and Cathy Friedl
	1053. E-mail dated 7/1/11 to Peter Barca from Rich Judge
	1054. E-mails dated 7/15/11 between Matt Egerer and
	Adrienne Ramirez
	1055. Senate Bill 148 and legislative history, Assembly
	Substitute Amendment 1 to 2011 Senate Bill 148
	1056. Senate Bill 149 and legislative history, Assembly
	Substitute Amendment 1 to 2011 Senate Bill 149

Exhibit No	Exhibit
1057	Governor's Veto Message, 1983 Wisconsin Act 27
1058	Additional Speth Documents
1059	Rebuttal/Responsive Affidavit of Kenneth R. Mayer on behalf of Intevenor-Plaintiffs Baumgart, et al.
1060	(Baldus Plaintiffs) Responses to Defendants' January 12, 2012 Interrogatories, Requests for Production of Documents and Request for Admission to Plaintiffs
1061	(Voces Plaintiffs) Plaintiffs' Answers to Defendants' First Set of Interrogatories and First Request for Production of Documents
1062	Defendants' Answers to Plaintiffs' First Set of Interrogatories and Request for Production of Documents
1063	Defendants' Supplemental Answers to Plaintiffs' First Set of Interrogatories and Request for Production of Documents
1064	Defendants' Responses to Plaintiffs Second Set of Interrogatories and Request for Production of Documents
1065	Intervernor-Plaintiff Gwendolynne Moore's Responses to Defendant's Interrogatories, Requests for Production of Documents and Request for Admissions
1066	Intevernor-Plaintiff Ronald Kind's Responses to Defendant's Interrogatories, Requests for Production of Documents and Request for Admissions
1067	Intevernor-Plaintiff Tammy Baldwin's Responses to Defendant's Interrogatories, Requests for Production of Documents and Request for Admissions
1068	Bulletin of Proceedings of the Wisconsin Legislature, 1983-1984 Session
1069	1983 Wisconsin Assembly Bill 1 (1983 Wisconsin Act 29), along with its Legislative History (Because the referenced bill and legislative history is extremely voluminous, a copy is not included as an exhibit. Defendants will provide a copy at trial if requested to do so by the Court.)
1070	1983 Wisconsin Senate Bill 83 (1983 Wisconsin Act 27), along with its Legislative History (Because the referenced bill and legislative history is extremely voluminous, a copy is not included as an exhibit. Defendants will provide a copy at trial if requested to do so by the Court.)
1071	Eastern District of Wisconsin Case No. 82-C-0113, docket report and associated documents (<i>Wisconsin State AFL-CIO v. Elections Board</i>)
1072	The Capital Times, July 2, 1983
1073	Milwaukee Journal, May 27, 1984
1074	Wisconsin State Journal, December 11, 1984

Exhibit No	Exhibit
1075	Blue Book 1985-1986
1076	Election 2010 - Exit Poll Results for Wisconsin - CBS News
1077	CD containing census data and election results as produced by the LTSB
1078	Act 43 Assembly Map
1079	Act 43 Senate Map
1080	Act 44 Congressional Map
1081	African American Population Heat Map
1082	Map overlaying Senate Districts 4 and 6 (as crated by Act 43) on Senate Districts 4 and 6 (as drawn by the court in 2002)
1083	Hispanic Population Heat Map
1084	Table 1
1085	Table 2
1086	Table 3
1087	Table 4
1088	Table 5
1089	Table 6
1090	Table 7
1091	Table 8
1092	Table 9
1093	Table 10
1094	Table 11
1095	Table 12
1096	Table 13

1097	Table 14
1098	Table 15
1099	Table 16
1100	Table 17
1101	Table 18
1102	Table 19
1103	Table 20
1104	Table 21
1105	Table 22
1106	Table 23
1107	Table 24
1108	Table 25
1109	Table 26
1110	Table 27
1111	Table 28
1112	Table 29
1113	Table 30
1114	Table 31
1115	Table 32
1116	Table 33
1117	Act 43 Demographic Data
1118	Selected Pages from Wisconsin Blue Book regarding Elections in Assembly District 8 from 1998 through 2010
1119	CD containing Kenneth Mayer's Expert Materials dated 12/14/2011
1120	Election Results 2010

1121	Current Senate Over/Under Population Map
1122	Current Senate Over/Under Population Map
1123	State of Wisconsin Assembly Districts
1124	State of Wisconsin Senate Districts

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